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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOEKETINO.	CONFIRMATION NO
09/542,708	04/04/2000	Barry Voroba	129.0010-0101`	5256
75	90 09/25/2003			
Mark J Gebhardt			EXAMINER	
Mueting Raasch & Gebhardt P A P O Box 581415 Minneapolis, MN 55458-1415			GESESSE, TILAHUN	
			ART UNIT	PAPER NUMBER
			2684	P
			DATE MAILED: 09/25/2003	0

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/542,708	VOROBA ET AL.			
		Examiner	Art Unit			
		Tilahun B Gesesse	2684			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address					
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM						
THE N - Exten after S - If the - If NO - Failur - Any r	MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period v e to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ti y within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS fron cause the application to become ABANDONI	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).			
1) 🖂	Responsive to communication(s) filed on 04 A	A <i>pril 2000</i> .				
2a)□	•	is action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
•	Claim(s) <u>1-42</u> is/are pending in the application	1.				
4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.					
6)⊠	⊠ Claim(s) <u>1-10,12-22 and 24-42</u> is/are rejected.					
7)	Claim(s) <u>11 and 23</u> is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.						
• •	on Papers					
9)☐ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
,	a) ☐ All b) ☐ Some * c) ☐ None of:					
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language provisional application has been received. 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachmer						
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informa	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 28-42 are rejected under 35 U.S.C. 102(b) as being anticipated by Strohallen et al (5,568,516)"Strohallen".

As to claim 28,36 Strohallen discloses a portable infrared receiver apparatus (low power cordless headset 400), comprising: Strohallen discloses a RF or infrared receiver capable of receiving TVM signals from the headset (abstract) an infrared light detection device (62) to detect one or more infrared pulses and generate one or more electric signals representative of the detected infrared pulses (figure 7 and column 18, lines 7-19), a speaker (30 of figure 1), demodulation circuitry (26)operable to convert the one or more electric signals representative of the detected infrared pulses to an audio signal to power the speaker to produce a sound output, wherein the demodulation circuitry (figure 1 and column 12, lines 38-60) comprises: pulse detection circuitry (138) to convert the one or more electrical signals representative of the detected infrared pulses to one or more constant width pulses based thereon (column 23, lines 54-column 24, line 12 and figure 15), pulse width converter circuitry convert the one or more constant width pulses to one or more width modulated pulses (figure 15 and 14B and C), and

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pulse width modulation circuitry (140 and 142) to convert the one or more width modulated pulses to an audio signal for application to the speaker (figure 15 and column 23, lines 54-column 24, line 12), and a receiver housing enclosing the speaker and the demodulation circuitry (142) and upon which the infrared light detection device is mounted, wherein the receiver housing is formed to be self supported entirely by the ear of a user (400 cordless headset that has the capability of self supporting ear to the user).

As to claims 29,37 Strohallen discloses cordless headset 400 that teaches all elements an in the ear receiver housing securable within the concha of the ear, and further wherein the receiver housing includes: a speaker portion enclosing the speaker and a power source, the speaker portion having a compactable/expandable material about at least a portion thereof to support the receiver housing; in the concha of the ear, wherein the material is placed in a compacted state upon insertion in the concha of the ear and further wherein the material expands to an expanded state to hold the receiver housing in the concha of the ear upon release from the compacted state, and an elongated portion extending from the speaker portion enclosing at least a portion of the demodulation circuitry, wherein the infrared light detection device is positioned on the elongated portion (figure 27).

As to claims 30-31 Strohallen discloses, the receiver housing comprises a behind the ear receiver housing securable by the pinna of the ear, and further wherein the receiver housing includes: a first portion comprising: a behind the ear element to secure the receiver housing by the pinna of the ear, and a speaker holding element extending

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from the behind the ear element, wherein the speaker holding element has an opening defined there through, and further wherein the speaker holding element includes speaker contacts; and a second portion encompassing the speaker, wherein second portion is sized to be retained within the opening and includes speaker contacts for mating with the speaker contacts of the speaker holding element (column 1, lines 45-58 and figure 27).

As to claim 32, Strohallen discloses the demodulation circuitry comprises: pulse detection circuitry to convert the one or more electrical signals representative of the detected infrared pulses to one or more constant width pulses based thereon; pulse width converter circuitry to converter the one or more constant width pulses to one or more width modulated pulses; and pulse width modulation circuitry to convert the one or more width modulated pulses to an audio signal for application to the speaker (column 23, lines 54-column 24, line 12 and figure 15).

As to claims 33-34, Strohallen discloses the pulse detection circuitry comprises: a amplifier configuration to provide symmetrically opposed polarity electrical pulses corresponding to each of the one or more electrical signals representative of the detected infrared pulses; and a comparator to generate a constant width pulse each time the symmetrically opposed polarity electrical pulses are applied hereto (figure 18)

As to claim 35, Strohallen discloses, the receiver further comprises missing pulse detection circuitry comprising: detection circuitry to detect the absence, of constant width pulses; and disable circuitry to disable one or more components of the receiver upon detection of such absence of constant width pulses (figure 15 and it's disclosure)

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As to claim 38-41, Strohallen inherently discloses the removable transmitter comprises an opening sized to fit over a portion of a phone apparatus, wherein securing the removable transmitter to the phone apparatus comprises positioning the opening over the portion (cordless headset 400 of figure 27).

As to claim 42, Strohallen discloses comprising: detaching the removable transmitter from the phone apparatus; and securing the removable transmitter to a different phone apparatus (base and cordless headset, figure 27).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-8,12,14-21,25 -27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sulavuori et al (5,636,264)"Sulavuori" in view of May (5,446,783).

As to claims1,3-5,12,17, 19-21,25,Sulavuori discloses a portable communication system ((figure 3) for use with a communication apparatus (figures 4A and 4B) having a sound output device (2 of figure 4A), the system comprising: an infrared transmitter apparatus (3), wherein the infrared transmitter apparatus comprises: a microphone (100) to generate an audio signal from received sound input (MIC), at least one infrared light emitting device (109), modulation circuitry (speech coding and pulse shaper) operable to convert the audio signal to one or more constant width electrical pulses to

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drive the infrared light emitting diode (106) to transmit one or more corresponding constant width infrared pulses(figure 1), and a transmitter housing enclosing the microphone and modulation circuitry and upon which the at least one infrared light emitting device is mounted, wherein the transmitter housing is coupled to the communication apparatus such that the microphone is positioned adjacent the sound output device of the communication apparatus (3 of figure 4A), and an infrared receiver apparatus (4B), wherein the infrared receiver apparatus comprises: an infrared light detection device to detect the one or more corresponding infrared pulses and generate one or more electric signals representative of the detected infrared pulses (figure 1), a speaker ((201), demodulation circuitry (speech decoding) operable to convert the one or more electric signals (infrared signals) representative of the detected infrared pulses to an audio signal to power the speaker to produce a sound output, (earphone) and a receiver housing enclosing the speaker and the demodulation circuitry and upon which the infrared light detection device is mounted (206) wherein the receiver housing is formed to be self-supported entirely by the ear of a user (figure 4B and column 6, line 60-column 8, line 30). Sulavuori does not expressly disclose the transmitter housing is configured to be remobably coupled the communication apparatus. However, May discloses cellular phone 40 with removably mounted infrared battery pack 50 (column 3, lines 1-8 and figure 3B). Since, May, with similar field of environment, discloses infrared communication. Then, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify Sulauori in removably mounted infrared transceiver, as taught by May, in order to use the communication device as a

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conventional terminal and cordless sytem using by coupling the infrared interfacing device and for simplicity use.

As to claims 2,18, Sulavuori discloses the transmitter housing is sized for positioning of the microphone adjacent a speaker of a phone apparatus (MIC and EAR signals are interface block (100). It is considered that positioning of the microphone adjacent a speaker of the cellular mobile phone unit (2) (figure 4A).

As to claim 6. Sulavuori discloses the receiver housing (figure 4B) comprises an in the ear receiver housing securable within the concha of the ear (earphone 201) (figure 4B and column 8, lines 3-9).

As to claim 7, Sulavuori discloses, the receiver housing comprises a behind the ear receiver (201) housing securable by the pinna of the ear (earphone is considered that a speaker secures ear and converts audio signal to hearable sound, col.8,lines 3-8 and figure 4B)

As to claim 8, Sulavuori discloses the receiver housing (4) comprises: a first portion including a behind the ear element and a speaker holding element having an opening defined there through, wherein the speaker holding element includes speaker contacts; and a second portion encompassing the speaker, wherein second portion is sized to be retained within the opening and includes speaker contacts for mating with the speaker contacts of the speaker holding element (the earphone that Sulavuori discloses has all the feature the conventional earphone includes.).

As to claim 14, Sulavuouri discloses the transmitter apparatus further comprises a sound activated power circuit to power one or more components of the transmitter

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upon detection of sound input (figure 4)

As to claim 15-16,25-27, Sulabuouri dislcoses the one or more constant width electrical pulses to drive the infrared light emitting device are less than about 2 microsecond in duration (column 6, lines 45-48).

Claims 9-10,13 22 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sulavuori et al (5,636,264)"Sulavuori" in view of May (5,446,783) and further in view of Strohallen et al (5,568,516).

As to claims 9-10,13,22 and 24, Sulavuori and May do not specifically teach demodulation circuitry (speech decoding) comprises: pulse detection circuitry to convert the one or more electrical signals representative of the detected infrared pulses to one or more constant width pulses based thereon; pulse width converter circuitry to convert the one or more constant width pulses to one or more width modulated pulses; and pulse width modulation circuitry to convert the one or more width modulated pulses to an audio signal for application to the speaker. However, Strohallen teaches demodulation circuitry (142)comprises: pulse detection circuitry to convert the one or more electrical signals representative of the detected infrared pulses to one or more constant width pulses based thereon; pulse width converter circuitry (138) to convert the one or more constant width pulses to one or more width modulated pulses; and pulse width modulation circuitry to convert the one or more width modulated pulses to an audio signal for application to the speaker (column 23, line 54-column 24, line 20 and figure 15). Since, Strohallen, with the same field endeavor, teaches infrared modulated pulse detecting and demodulate to signal applicable to be transducer at the speaker.

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Then, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to improve Sulavuouri and May in converting the modulated pulse to electronic signal, as taught by Strohallen, in order to the speaker transducer to audible signal or sound.

Allowable Subject Matter

5. Claims 11 and 23 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. The following is a statement of reasons for the indication of allowable subject matter: the prior art does not teach specific features "an amplifier configuration to provide symmetrically opposed polarity electrical pulses corresponding to each of the one or more electrical signals representative of the detected infrared pulses; and a comparator to generate a constant width pulse each time symmetrically opposed polarity electrical pulses" these limitation in conjunction with all limitations of the independent claims, have not been disclosed or made obvious over the prior art of record.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Lucey (6,421,426) discloses a wireless remote telephone, which communicates via infrared link to a stationary relaying device (figure 1 and column 2 lines 37-47).

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Strohallen '791, discloses infrared communication cordless system (figure 27 and abstract).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tilahun B Gesesse whose telephone number is 703-308-5873. The examiner can normally be reached on flex.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 703-308-7745. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-0377.

TBG

September 12, 2003

Tilahun Gesessé

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TLAHUN GESESSÉ ENTENT EXAMINER